

# EXHIBIT G

**From:** [Joshua Salley](#)  
**To:** [vgurvits@bostonlawgroup.com](#); [Evan@CFWLegal.com](#); [evan@fray-witzer.com](#); [hmetcalfe@malawfirmsc.com](#)  
**Cc:** [Tyler Thompson](#); [Casonya Ritchie](#); [Liz Shepherd](#); [Chad Propst](#); [J Edward Bell](#); [Ryan Heiskell](#); [Mikahlia Lawrence](#); [Gabrielle Anna Sulpizio](#); [Candice Neves](#); [Peter Gentala](#); [Dani Pinter](#); [Eric Flynn](#)  
**Subject:** RE: Jane Does 1 - 9 v. Hammy Media Entities; MEET AND CONFER ZOOM  
**Date:** Friday, February 9, 2024 6:03:32 PM  
**Attachments:** [image002.png](#)  
[image003.png](#)

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Counsel,

Thank you for speaking with us during our meet-and-confer today. Below is a summary from our call. Please let me know if any of the below is not accurate:

**Hammy Media Ltd.'s Answers to Pls' 1<sup>st</sup> Rogs**

#1 – Defendant stated they do not intend to supplement.  
#2 – Defendant stated they do not intend to supplement.  
#5 – Defendant stated they do not intend to supplement.  
#7 – Defendant stated they do not intend to supplement.  
#8 – Defendant stated they do not intend to supplement.  
#10 – Defendant will review and confirm their position Monday.  
#11 – Defendant stated they do not intend to supplement.  
#12 - Defendant stated they do not intend to supplement.  
#13 - Defendant stated they do not intend to supplement.  
#14 – Defendant will review and confirm their position Monday.  
#15- Defendant will review and confirm their position Monday.  
#16 – Defendant will review and confirm their position Monday.  
#17 - Defendant stated they do not intend to supplement.  
#18 Defendant stated they do not intend to supplement.

**TrafficStar Ltd.'s Answers to Pls' 1<sup>st</sup> Rogs.**

#5 – Defendant stated they do not intend to supplement.  
#6 - Defendant stated they do not intend to supplement.  
#7 - Defendant stated they do not intend to supplement.  
#8 - Defendant stated they do not intend to supplement.  
#14 - Defendant stated they do not intend to supplement.  
#15 – Defendant will review and confirm their position Monday.

**Hammy Media Ltd.'s Resp. to Pls' 2<sup>nd</sup> RFPDs – 1/31/24**

#7 - Defendant stated they do not intend to supplement.  
#8 - Defendant stated they do not intend to supplement.  
#11- Defendant will provide bates range to responsive documents.  
#12 – Defendant will provide privilege log.  
#13 – Defendant will provide bates range to responsive documents.  
#14 – Defendant will provide bates range to responsive documents.  
#15- Defendant will provide bates range to responsive documents.  
#16 – Defendant will provide bates range to responsive documents.  
#17 - Defendant stated they do not intend to supplement.  
#19 – Defendant will provide bates range to responsive documents.  
#20 – Defendant will provide bates range to responsive documents.

#21- Defendant will provide bates range to responsive documents.  
#27 - Defendant stated they do not intend to supplement.  
#29 - Defendant stated they do not intend to supplement.  
#30 - Defendant stated they do not intend to supplement.  
#32 - Defendant stated they do not intend to supplement.

**TrafficStar LTD's Resp. to Pls' 2<sup>nd</sup> RFPDs – 1/31/24**

#3 – Defendant will provide bates range to responsive documents.  
#6 – Defendant will provide bates range to responsive documents.  
#14- Defendant stated they do not intend to supplement.  
#15 – Defendant will review and confirm their position Monday.

The Plaintiffs plan on filing a Motion to Compel on the issues that remain outstanding. Additionally, a Proposed ESI Order will be circulated shortly for your review.

Respectfully,

Josh

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